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APPLICATION NO. FILING DATE		ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/035,343	10/035,343 01/04/2002		Daniel M. Cimbora	2318-290-11	1043
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ROTHWELL, FIGG, ERNST & MANBECK, P.C. 1425 K STREET, N.W. SUITE 800 WASHINGTON, DC 20005				EXAMINER	
				PROUTY, REBECCA E	
				ART UNIT	PAPER NUMBER
				1652	
			DATE MAILED: 05/22/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No.

Applicant(s)

10/035,343

Cimbora et al.

Office Action Summary Examiner

Rebecca Prouty

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	Kebecon Load,
DATE of this communication	on appears on the cover sheet with the correspondence address
The MAILING DATE OF this communication	MONTH/C) EPOM
THE MAILING DATE OF THIS COMMONICATION OF 37 CFF	DN. 1.136 (a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the considered timely.
mailing date of this communication. If the period for reply specified above is less than thirty (30) days, If the period for reply specified above is less than thirty (30) days,	a reply within the statutory millimum and a reply within the statutory millimum and a reply will apply and will expire SIX (6) MONTHS from the mailing date of this communication. statute, cause the application to become ABANDONED (35 U.S.C. § 133). statute, cause the application to become ABANDONED (35 U.S.C. § 133). mailing date of this communication, even if timely filed, may reduce any
Status 1) Responsive to communication(s) filed or	n Apr 11, 2003
2h) 5	This action is non-tinal.
2a) Inis action is there.	the formal matters, prosecution as to the merits is
closed in accordance with the practice	
Disposition of Claims	is/are pending in the application.
4) 💢 Claim(s) <u>162-182</u>	is/are withdrawn from consideration.
4a) Of the above, claim(s) <u>162, 163, 16</u>	7, 168, 173, 174, 177, and 180-182 is/are withdrawn from consideration. is/are allowed.
5) Claim(s)	is/are rejected.
7) Claim(s)	is/are objected to is/are objected to are subject to restriction and/or election requirement.
8) Claims	are subject to the
Application Papers	
	Examiner.
10) The drawing(s) filed on	is/are a) accepted of by soften
Applicant may not request that any obj	ection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). is: a) approved b) disapproved by the Examine
11) The proposed drawing correction filed If approved, corrected drawings are rec	d on
If approved, corrected drawings are the	by the Examiner.
12) The oath or declaration is objected to	
Priority under 35 U.S.C. §§ 119 and 120 13) Acknowledgement is made of a claim	n for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
Some* c) None of:	
	have been received.
	I monte have heen received in Application
2 Copies of the certified copies of	of the priority documents have been reconstructed by the priority documents have been reconstruc
1 Office action	The alist of the continue and
- ado of a claim	m for domestic priority and or or a
a) The translation of the foreign lang	uage provisional application has been received.
15) Acknowledgement is made of a clai	m for domestic priority under 35 U.S.C. §§ 120 and/or 121.
Attachment(s)	4) Interview Summary (PTO-413) Paper No(s)
1) V Notice of References Cited (PTO-892)	(Informal Patent Application (PTO-152)
2) Notice of Draftsperson's Patent Drawing Review (PTO-S 3) Information Disclosure Statement(s) (PTO-1449) Paper	
3) X Information Disclosure otto	

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Claims 1-161 have been canceled. Claims 162-182 are at issue and are present for examination.

Applicant's election without traverse of Group XV, claims 46-52 of the previous restriction requirement and the species of IKK-I and SPA-1 in Paper No. 8 is acknowledged. The previous restriction is herein modified in two ways. First, previously defined groups XV and XVIII are hereby rejoined as they appear to be substantially the same methods merely described in slightly different language and thus are deemed to be patentably indistinct. Second, the previous restriction requirement included compounds identified by the methods of Groups XV/XVIII, XVI, XVII, and XIX-XXII together with the methods. However, in each case the identified compounds are patentably distinct from the methods of identifying their properties as the compounds can be used for other materially different processes such as the purification of the proteins/complexes to which they bind. In response to the previous restriction requirement applicants, elected Group XV (which included a method of identifying compounds and the compounds identified thereby), canceled all previously presented claims and added new claims 161-182. As none of the currently presented claims recite compounds identified by the methods of previous Group XV/XVIII (or any of Groups XVI, XVII, and XIX-XXII) no additional restriction

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requirement is necessary herein. However, if applicants present such claims in the future they will be withdrawn as not corresponding to the elected invention, election having been by presentation of only method claims in response to the previous restriction.

Claims 162-163 (corresponding to Group XVII), 167-168, and 177 (corresponding to Group XIX), 173-174 (corresponding to Group XX), and 180-182 (corresponding to Group XXII) are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected invention, there being no allowable generic or linking claim. Election was made without traverse in Paper No. 8.

Claims 164, 171 and 175 are objected to because of the following informalities: abbreviations (such as "IKK, LDHM, EIF3S10, SLAP2, KIAA0614, SART1, GBDR1, TRAF, NUMA1, SPA-1 and PN13730") should not be used in the claims without reciting the full terminology for which they are used unless they are common within the art. Furthermore, the space between the N and U in NUMA1 should be deleted. Appropriate correction is required.

Claims 164-166, 169-172 are rejected under 35 U.S.C. 112, second paragraph, as being incomplete for omitting essential steps, such omission amounting to a gap between the steps. See MPEP § 2172.01. The omitted steps are: a determination of the amount of interaction of the first and second proteins in the

absence of the test compound. One of skill in the art cannot determine if a compound alters an interaction without first establishing how much interaction occurs without the compound present.

Claims 170, 172, and 179 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 170, 172, and 179 are indefinite in the recitation of "generating a data set defining one or more selected test compounds" as it is unclear what type of data defines a compound.

Claims 170, 172, and 179 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

The recitation of "generating a data set defining one or more selected test compounds, said data set being embodied in a transmittable form" is new matter as nowhere in the specification as filed is such a step disclosed.

Claims 164-166, 169-172, 175-176, and 178-179 are rejected under 35 U.S.C. 112, first paragraph, because the specification,

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while being enabling for methods of selecting modulators of an interaction between an IKK-I homolog or variant as recited in the claims and TRAF2, does not reasonably provide enablement for methods of selecting modulators of an interaction between any IKKA, IKKB, IKKG or IKK-I homolog as recited in the claims and any LDHM, EIF3S10, SLAP2, KIAA0614, SART1, GBDR1, TRAF, NUMA1, SPA-1 OR PN13730. The specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to use the invention commensurate in scope with these claims.

Applicant's specification used yeast two-hybrid screens of a human brain cDNA library with portions of IKKA, IKKB, IKKG and IKK-I as bait to identify human proteins which will bind to these proteins. While each of IKKA, IKKB, IKKG or IKK-I have well defined roles in the activation of the NFKB signal transduction system and the usefulness of modulators of the NFKB signal transduction system is well established in the art, the specification fails to show that any of the binding pairs claimed is physiologically relevant (i.e., occurs in vivo) during activation of the NFKB signal transduction system. Cao, US Patent 5,776,717, teaches that the IKK-I/TRAF2 interaction is in fact a physiologically relevant interaction. It is well

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established in the art that many kinases can bind to and phosphorylate a wide variety of substrates in vitro that they do not appear to have any in vivo interaction with. The presence of an in vivo interaction requires colocalization of the two binding partners within the same cell and subcellular space at some time. However, the two-hybrid screen merely tests whether two proteins can bind to one another if these conditions are met. It fails to in any way suggest whether such interaction actually reflects any physiological situation. Furthermore, the specification provides evidence that only some of the binding interactions encompassed by the instant claims can even occur in vitro as many pairs encompassed were not in fact found in the yeast two hybrid screen described. As such one of skill in the art would have no expectation that any compounds which would be selected by the claimed methods would be useful for modulating the NFKB signal transduction system as there is no evidence that the binding of any of these pairs is in fact part of the NFkB signal transduction system and it would require undue experimentation to determine how to use compounds selected by the claimed methods.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

⁽a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the

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prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 164-166, 169-172, 175-176, and 178-179 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cao (US Patent 5,776,717) or Akira et al (WO 00/24908).

Cao teach that a family of IKKs that phosphorylate IKB molecules on the specific regulatory serine residues. This family is disclosed to comprise the KIAA0151 gene product (which is identical in amino acid sequence to IKK-I as evidenced by GenBank entry D63485). The members of this family, including specifically the KIAA0151 gene product, are disclosed to bind to TRAF2 (see column 6, lines 59-65). Cao further teach methods for identifying agents which modulate IKB kinase cellular functions, including binding to a IKK binding target (see column 4, lines 47-56). These methods comprise mixing an IKB kinase, such as the KIAA0151 gene product, which may be part of a fusion protein with

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a tag peptide and a binding target of the kinase protein (such as TRAF2) in the presence and absence of a candidate modulator and detecting the amount of binding between the IKK and its binding target (see particularly column 5). Cao do not specifically teach the selection of the KIAA0151 gene product as the IkB kinase and TRAF2 as the IKK binding target for use in the disclosed methods. However, the selection of these two proteins as the binding partners in the disclosed methods would have been obvious to one of ordinary skill in the art as Cao teach that TRAF2 is the protein that directly links activation of the TNF pathway with activation of the NFkB signal transduction system and thus one of skill in the art would expect modulators of the interaction of TRAF2 with a direct activator of the NFkB signal transduction system such as the KIAA0151 gene product would be useful for modulating inflammatory diseases as taught by Cao. It would be further obvious to the skilled artisan to determine the structure of a compound which is capable of modulating the interaction and to store data regarding this structure on a computer disc.

Akira et al. (see US Patent Application Publication 2003/005419 for an English translation) teach the IkB kinase IKK-I, that this IkB kinase specifically interacts with I-TRAF, and that this interaction is important for regulating apoptosis (see

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paragraphs 70 and 122). Akira et al. further teach methods for detecting binding of IKK-I and I-TRAF which comprise mixing a fusion of IKK-I to a FLAG tag and a fusion of I-TRAF to a Myc epitope, immunoprecipitating with an anti-FLAG antibody and measuring the amount of I-TRAF by means of Western blotting with an anti-Myc antibody or alternatively immunoprecipitating with an anti-Myc antibody and measuring the amount of IKK-I by means of Western blotting with an anti-FLAG antibody. Akira et al. do not specifically teach screening for compounds which modulate this binding interaction. However, it would have been obvious to one of ordinary skill in the art to test for modulators of this interaction by detecting binding between IKK-I and I-TRAF as taught by Akira in the presence and absence of a potential modulator in order to find compounds useful for treating apoptosis related diseases. It would be further obvious to the skilled artisan to determine the structure of a compound which is capable of modulating the interaction and to store data regarding this structure on a computer disc.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Rebecca Prouty, Ph.D. whose telephone number is (703) 308-4000. The examiner can normally be reached on Monday-Friday from 8:30 to 4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ponnathapu Achutamurthy,

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can be reached at (703) 308-3804. The fax phone number for this Group is (703) 308-4242.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-0196.

Rebecca Prouty

Primary Examiner

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